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**UNITED STATES DISTRICT COURT**  
**CENTRAL DISTRICT OF CALIFORNIA**

BEACHBODY, LLC, a Delaware  
Limited Liability Company,

Plaintiff,

v.

JEANINE KREIBICH MATTHEWS, an  
Individual; JAMES MATTHEWS, an  
Individual; and DOES 1-10, Inclusive,

Defendants.

Case No.: CV14-00349 R (VBKx)

**JUDGMENT,  
INCLUDING PERMANENT  
INJUNCTION, AGAINST  
DEFENDANTS JEANINE  
KREIBICH MATTHEWS AND  
JAMES MATTHEWS**

Judge Manuel L. Real

**IT IS HEREBY ORDERED, ADJUDGED AND DECREED:**

Plaintiff BEACHBODY, LLC (hereinafter “Plaintiff”), is hereby awarded final judgment on its claims for relief against Defendants JEANINE KREIBICH MATTHEWS and JAMES MATTHEWS (collectively, hereinafter “Defendants”) as set forth in Plaintiff’s Complaint as the prevailing party in this action under Rule 55(b) of the *Federal Rules of Civil Procedure* (“*Fed.R.Civ.P.*”) and *Local Rule* (“*L.R.*”) 55-1 as follows:

**I. JUDGMENT.** Pursuant to 15 *United States Code* (“*U.S.C.*”) § 1117(c)(2), Plaintiff is hereby awarded final judgment on its claims for willful trademark infringement against Defendants in the sum of \$500,000, jointly and

1 severally. Pursuant to 17 U.S.C. § 504(c)(2), Plaintiff is hereby awarded final  
2 judgment on its claims for willful copyright infringement against Defendants in the  
3 sum of \$100,000, jointly and severally. Plaintiff is further awarded attorneys' fees  
4 against Defendants in the amount of \$5,600 plus 2% of the amount over \$100,000  
5 pursuant to the Schedule of Attorneys' Fees set forth in L.R. 55-3. In total,  
6 Plaintiff is awarded attorneys' fees in the amount of \$15,600.

7       **II. PERMANENT INJUNCTION.** Furthermore, Defendants are  
8 permanently enjoined and restrained from engaging in, directly or indirectly, any  
9 copying, manufacturing, importing, exporting, marketing, selling, offering for sale,  
10 distributing or dealing in any product or service that uses, or otherwise making any  
11 use of, any of Plaintiff's BEACHBODY®, P90X®, INSANITY®, BRAZIL BUTT  
12 LIFT®, 10 MINUTE TRAINER®, INSANITY THE ASYLUM®, TURBO  
13 FIRE®, CHALEAN EXTREME®, TURBO JAM®, HIP HOP ABS® and/or  
14 BODY BEAST® trademarks and copyrights (hereinafter "Plaintiff's Trademarks  
15 and Copyrights"), and/or any intellectual property that is confusingly or  
16 substantially similar to, or that constitutes a colorable imitation of, any of  
17 Plaintiff's Trademarks and Copyrights, whether such use is as, on, in or in  
18 connection with any trademark, service mark, trade name, logo, design, Internet  
19 use, website, domain name, metatags, advertising, promotions, solicitations,  
20 commercial exploitation, television, web-based or any other program, or any  
21 product or service, or otherwise or authorizing or assisting any third party to  
22 engage in, any of the following activities in the United States and throughout the  
23 world pursuant to 15 U.S.C. § 1116(a) and 17 U.S.C. § 502.

24       IT IS SO ORDERED, ADJUDICATED and DECREED this 10th day of  
25 JUNE, 2014.  
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28       HON. MANUEL L. REAL, United States District Judge  
Central District of California